



**Timothy W. Dore  
U.S. Bankruptcy Court Judge**  
(Dated as of Entered on Docket date above)

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IN THE UNITED STATES BANKRUPTCY COURT  
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

In re

ZENA M. DODSON

Debtor,

ZENA M. DODSON,

Plaintiff,

V.

UNITED STATES DEPARTMENT OF  
EDUCATION,

Defendant.

Case No.: 14-18117-TWD

Adv. No: 22-01052-TWD

**EX PARTE CONSENT JUDGMENT  
DISCHARGING STUDENT LOAN DEBT**

Plaintiff Zena M. Dodson (Plaintiff) and Defendant United States Department of

Education (DOE) filed an “Ex Parte Joint Motion for Entry of Consent Judgment Discharging Student Loan Debt” (Joint Motion). For the reasons stated in the parties’ Joint Motion, the Court finds that Plaintiff is entitled to discharge her student loan debt, as described in the Complaint

[dkt. no. 1] ¶ 2.6 (the Debt). Accordingly, the Court GRANTS the Joint Motion and enters the following Consent Judgment:

1. Repaying the Debt would impose an undue hardship on Plaintiff under 11 U.S.C. § 523(a)(8).

2. The Debt is therefore discharged, effective today, pursuant to the general discharge granted April 2, 2015, under 11 U.S.C. § 727, in Case No. B14-18117.

3. Plaintiff and DOE shall bear their own costs and attorney fees related to this action.

/// END OF ORDER ///

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